UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

A.O.A., et al.,)	
Plaintiffs,)	
vs.)	Case No. 4:11 CV 44 CDP
DOE RUN RESOURCES CORPORATION, et al.,)))	
Defendants.)	

ORDER

With regard to the pending discovery disputes, and having fully reviewed the parties' briefs,

IT IS HEREBY ORDERED that plaintiffs' motion to compel [#241] responses to plaintiff's first and third requests for production of documents are granted to the following extent: defendants must produce documents responsive to requests 22, 23, 25, 37, and 39 from plaintiffs' first request; the motion is denied in all other respects, without prejudice to plaintiffs' right to seek financial information at a later stage of the case.

IT IS FURTHER ORDERED that defendants' motion for protective order [#261], which has been stayed, is denied without prejudice to be re-raised if necessary at a later time.

IT IS FURTHER ORDERED that plaintiffs must pay no more than \$3,200 towards the cost of using the H5 vendor to assist in discovery of defendants' electronically stored information. All other expenses shall be borne by defendants.

CATHERINE D. PERRY

UNITED STATES DISTRICT JUDGE

Dated this 9th day of February, 2015.